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6 7	Attorneys for Defendants Black & Decker (U.S.) Inc. erroneously named and served as DeWalt Industrial Tool Co.					
8	UNITED STATES DISTRICT COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10						
11	TUBO GIPSON,	Case No. 3:16-CV-03114-LB				
12	Plaintiff,	Assigned to: Hon. Laurel Beeler				
13	V.	STIPULATION AND [PROPOSED] ORDER FOR EXPERT DISCLOSURES AND FACT DISCOVERY CUT-OFF				
14	BLACK & DECKER (U.S.) INC.,					
15	Defendant.	DISCOVERT CCT OIT				
16		Trial Date: September 25,	2017			
17	IT IS HEREBY STIPULATED by and between Plaintiff TUBO GIPSON					
18	("Plaintiff"), and Defendant BLACK & DECKER (U.S.) INC. ("Black & Decker") by and					
19	through their respective attorneys of record:					
20	WHEREAS:					
21	On September 15, 2016, the parties participated in an Initial Case					
22	Management Conference before Magistrate Beeler.					
23 24	On September 19, 2016, the Court issued a Case Management and Pre-Trial					
2 4 25	Order providing fact and expert discovery dates.					
25 26	The Case Management and Pre	e-Trial Order also provided for an AD	R			
20 27	completion date of December 14, 2016.					
28						
		Case No. 3:16-C STIPULATION AND [PROPOSED] C				

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EXPERT DISCLOSURES AND FACT

DISCOVERY CUT-OFF

1	•	The parties previously stipulated to and participated in the ENE on January		
2		12, 2017.		
3	Black & Decker was limited to one deposition prior to the ENE.			
4	• In light of the January 12, 2017 ENE the parties are unable to complete fac-			
5	and expert discovery based on the schedule set forth in the Case			
6	Management and Pre-Trial Order.			
7				
8	The p	The parties stipulate as follows:		
9	1.	Initial expert disclosures will be exchanged by both parties on April 14,		
10		2017.		
11	2.	Fact discovery cut-off is continued to April 14, 2017.		
12	3.	Rebuttal expert disclosures will be exchanged by both parties on April 28,		
13		2017.		
ا 4	4.	Expert discovery completion is continued to May 28, 2017.		
15				
16	IT IS SO STIPULATED.			
ا 17				
18	Dated: Febr	uary 8, 2017 LAW OFFICE OF NIKOLAUS W. REED		
19				
20		Den		
21		By: /s Nikolaus W. Reed		
22		Attorneys for Plaintiff TUBO GIPSON		
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1	Dated: February 8, 2017	HAIGHT BROWN & BONESTEEL LLP	
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3		By: /s	
4		Kevin R. Crisp	
5		Renata L. Hoddinott Attorneys for Defendants Black & Decker	
6		(U.S.) Inc. erroneously named and served as	
7		DeWalt Industrial Tool Co.	
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9			
10		<u>ORDER</u>	
11	Based on the stipulation of the parties, IT IS HEREBY ORDERED the Case		
12	Management and Pre-Trial Order is amended as follows:		
13	1. Initial expert disclosure	es will be exchanged by both parties on April 14,	
14	2017.		
15 16	2. Fact discovery cut-off i	is continued to April 14, 2017.	
17	3. Rebuttal expert disclosi	ures will be exchanged by both parties on April 28,	
18	2017.		
19	4. Expert discovery comp	letion is continued to May 28, 2017.	
20			
21	IT IS SO ORDERED.		
22	02/00		
23			
24		Judge of the District Court	
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27			
28		Case No. 3:16-CV-03114-L	
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